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REJECTION OVER A PENDING "REFERENCE" APPLICATION

Docket Number (Optional) P0453.70113US04

In re Appli	cation of:	Joseph F. Foss et al.
Application	n No.: 1	0/785668-Conf. #2689
Filed:	February	24, 2004

For:	ORAL USE OF METHYLNALTREXONE AND RELATED COM CONSTIPATION IN CHRONIC OPIOID USERS	POUNDS TO TREAT			
percen any pa patent as suc be sho hereby and an	The owner*, Progenics Pharmaceuticals Nevada, Inc. and The University interest in the instant application hereby disclaims, except as provided below, the particular of the instant application which would extend beyond the expiration of the granted on pending reference Application Number 6559158, filed in the property of the grant of any patent granted by any terminal disclaimer filed prior to the grant of any patent on the personal patent any patent so granted on the instant application shall be enforceable any patent granted on the reference application are commonly owned. This agressistant application and is binding upon the grantee, its successors or assigns.	the terminal part of the statutory term of a date of the full statutory term of any lon September 26, 2000, nted on said reference application may nding reference application. The owner le only for and during such period that it			
applica granted any ter patent: found in 1.321,	In making the above disclaimer, the owner does not disclaim the terminal pacation that would extend to the expiration date of the full statutory term as defined ed on said reference application, "as the term of any patent granted on said referencial disclaimer filed prior to the grant of any patent on the pending reference it: granted on the pending reference application: expires for failure to pay a made invalid by a court of competent jurisdiction, is statutorily disclaimed in whole the has all claims canceled by a reexamination certificate, is reissued, or is in any no full statutory term as shortened by any terminal disclaimer filed prior to its grant.	in 35 U.S.C. 154 and 173 of any patent erence application may be shortened by application," in the event that: any such intenance fee, is held unenforceable, is or terminally disclaimed under 37 CFR			
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	2 debrell Jac	July 5, 2006			
	Signature	Date			
	Edward R. Gates				
	Typed or printed name				
		(617) 646-8000			
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